Yay fah 2 Honorable Gary Spraker 3 United States Bankruptcy Judge **4** tered on Docket gust 10, 2022 6 Jeffrey L. Hartman, Esq. Michael S. Budwick, Esq. #938777 – Admitted Pro Hac Vice Nevada Bar No. 1607 Solomon B. Genet, Esq. #617911 – Admitted *Pro Hac Vice* **HARTMAN & HARTMAN** Meaghan E. Murphy, Esq. #102770 – Admitted *Pro Hac Vice* Gil Ben-Ezra, Esq. #118089 – Admitted Pro Hac Vice 510 W. Plumb Lane, Suite B 9 | Reno, NV 89509 Alexander E. Brody, Esq. # 1025332 – Admitted *Pro Hac Vice* T: (775) 324-2800 MELAND BUDWICK, P.A. 10 F: (775) 324-1818 3200 Southeast Financial Center notices@bankruptcyreno.com 200 South Biscayne Boulevard 11 Miami, Florida 33131 T: (305) 358-6363 12 F: (305) 358-1221 13 mbudwick@melandbudwick.com sgenet@melandbudwick.com 14 mmurphy@melandbudwick.com gbenezra@melandbudwick.com 15 abrody@melandbudwick.com 16 Attorneys for Christina W. Lovato, Chapter 7 Trustee UNITED STATES BANKRUPTCY COURT 18 DISTRICT OF NEVADA 19 In re Lead Case No.: BK-19-50102-gs 20 DOUBLE JUMP, INC. (Chapter 7) 21 Debtor. Substantively Consolidated with: 22 19-50130-gs DC Solar Solutions, Inc. 23 19-50131-gs DC Solar Distribution, Inc. 24 19-50135-gs DC Solar Freedom, Inc. 25 26 27

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1	CHRISTINA W. LOVATO,	Adversary No.: 22-05001-gs	
2	Plaintiff, v.	AGREED ORDER ESTABLISHING	
3	AHERN RENTALS, INC. and XTREME	DISCOVERY PLAN AND SCHEDULING ORDER	
4	MANUFACTURING, LLC,		
5	Defendants.	Hearing Date: N/A Hearing Time:	
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8			
9	between Plaintiff, Christina W. Lovato, chapter 7 trustee ("Plaintiff") and Defendants, Ahern		
10	Rentals, Inc. and Xtreme Manufacturing, LLC (together, "Defendants"), having considered the		
11	presentations of counsel at the June 9, 2022 Status Conference, and for good cause appearing,		
12	IT IS ORDERED that the Court adopts the Scheduling Order, as follows:		
13	1. Pre-Discovery Disclosures. The parties will exchange the information required by		
14	Fed. R. Civ. P. 26(a)(1) within 30 days of the date of this order.		
15	2. Discovery Plan. The parties join	ntly propose to the court the following discovery	
16	plan:		
17	a. Discovery will be needed on	all matters within the scope of F.R.C.P. 26(b).	
18	b. Fact discovery commenced i	n time to be completed by February 28, 2023.	
19	c. Supplementations under Rule	e 26(e) due March 20, 2023.	
20	d. All discovery shall be governed by the Federal Rules of Civil Procedure, as		
21	made applicable by the Federal Rules of Bankruptcy Procedure.		
22	e. Disclosure of expert testimo	ny under Rule 26(a) due from Plaintiff and from	
23	Defendants by March 27, 202	23.	
24	f. Expert discovery commenced	d in time to be completed by May 1, 2023.	
25	3. Other Items.		
26	a. Plaintiff will be allowed un	til January 4, 2023 to join additional parties and	
27	until January 4, 2023 to ame	nd the pleadings.	
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1	b.	Defendants will be allowed until January 4, 2023 to join additional parties and	
2		until January 4, 2023 to amend the pleadings.	
3	c.	The parties shall mediate by April 3, 2023.	
4	d.	All potentially dispositive motions must be filed by May 18, 2023.	
5	e.	The parties request a pretrial conference in June 2023.	
6	f.	Final lists of witnesses and exhibits under Rule 26(a)(3) will be due from	
7		Plaintiff and from Defendants seven days prior to the pretrial conference.	
8	g.	Parties shall have ten (10) days after service of final lists of witnesses and	
9		exhibits to list objections under Rule 26(a)(3).	
10	h.	The case should be ready for trial by July 1, 2023 and at this time, the trial is	
11		expected to take approximately three days.	
12	i.	The parties do not request a conference with the Court before entry of this	
13		Order.	
14	j.	The parties request a status conference on August 11, 2022 and will endeavor	
15		to schedule a status conference every 45 days thereafter.	
16	k.	This Order supersedes any prior scheduling order entered in this Adversary	
17		Proceeding.	
18	1.	The Parties shall meet and confer if any other orders, statements, or directives	
19		issued by the Court alter, affect, or relate to this Order.	
20	m.	All deadlines in this order are agreed to and entered subject to a motion to	
21		modify such deadlines under the Federal Rules of Civil Procedure.	
22	Respectfully submitted by:		
23	HARTMAN & HARTMAN		
24	/s/ Jeffrey L. Hartman		
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26	Alexander E. Brody, Esq., Attorney for Plaintiff		
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28	/s/Mark J. Connot Mark J. Connot Esa, Attorney for Defendants		